

CRIMINAL CAUSE FOR PLEADING

BEFORE: MAGISTRATE JUDGE LEVY DATE: January 18, 2024

22 CR 411 United States v. John Lhota

DEFENDANT: JOHN LHOTA
X present not present cust. X bail

DEFENSE COUNSEL: Dan Filor, Mark Lesko
X present not present CJA X RET FD

AUSA: John Enright CLERK: Allison Marculitis

INTERPRETER: (Language:)

START / END TIME: 2:49p.m. – 3:26 p.m. (Court Reporter: Sophie Nolan)

X CASE CALLED DEFT'S FIRST APPEARANCE
DEFT: X SWORN X ARRAIGNED X INFORMED OF RIGHTS

X WAIVER OF INDICTMENT FILED
X INFORMATION FILED
X DEFT. ENTER GUILTY PLEA TO THE SUPERSEDING INFORMATION
DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO
COUNT SIX OF THE INDICTMENT
X COURT FINDS FACTUAL BASIS FOR THE PLEA
SENTENCING SET AT A LATER DATE
X SENTENCING TO BE SET BY PROBATION
BAIL: SET X CONT'D FOR DEFT. CONT'D IN CUSTODY
CASE ADJOURNED TO AT
X TRANSCRIPT ORDERED: copy requested to be emailed to the courtroom deputy of
Judge Block.

OTHER: Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate Judge did
administer the allocution. A finding has been made that the plea was made knowingly and
voluntarily and the plea was not coerced. Judge Levy recommends that the plea of guilty
to the Superseding Information be accepted.